1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

//

	I	IN THE UNITED STATES DISTRICT COURT			
	FOR	THE NORTHE	RN DISTRICT	OF CALIFORN	IA
IN RE:			MD	L Docket No	06-179
NATIONAL	SECURITY	AGENCY			

ORDER

1 VRW

This Document Relates To:

TELECOMMUNICATIONS RECORDS

ALL CASES

LITIGATION

Pursuant to the court's practice and procedure order (Doc #15), IT IS HEREBY ORDERED that:

- The court will hold an initial case management conference (1) on November 14, 2006, at 2:30 pm.
 - To minimize the costs and facilitate a manageable conference, parties with similar interests may agree on a single attorney to act on their joint behalf at the conference. A party will not, by so designating an attorney to represent its interests on November 14, be precluded from other representation during the litigation; and attendance at the conference will not waive objections to jurisdiction, venue or service.

1	
	rnia
ונני	Califo
17 21	t of
ć J	n Distric
うたない	Norther
ב ב ב	For the

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

(b)	Persons who are not named as parties in this
	litigation but may later be joined as parties or are
	parties in related litigation pending in other
	courts are invited to attend in person or by
	counsel

- (2) The case management conference will be held for the purposes specified in FRCP 16(a), 16(b), 16(c) and 26(f) and subject to the sanctions prescribed in Rule 16(f). Other issues the court intends to address include the following:
 - Does the government intend to assert the state secrets privilege in all of the cases transferred pursuant to MDL 1791?
 - Do plaintiffs intend to file consolidated (b) complaints?
 - What issues in these cases may be resolved without implicating the state secrets privilege, if asserted?
 - (d) What discovery may proceed and how should it be coordinated?
 - What other issues should be addressed to facilitate (e) the just and timely resolution of this litigation?
- (3) Preparations for the conference shall include the following:
 - Counsel are expected to familiarize themselves with the Manual for Complex Litigation, Fourth and be prepared at the conference to suggest procedures that will facilitate the just, speedy and inexpensive resolution of this litigation.
 - Before the conference, counsel shall confer and seek (b) consensus to the extent possible concerning the items on the agenda, including a proposed discovery plan under Rule 26(f) and a suggested schedule under Rule 16(b) for joinder of parties, amendment of pleadings and any pretrial motions.
 - Counsel shall submit to the court by November 7, 2006, a brief written statement indicating their preliminary understanding of the facts involved in the litigation and the critical factual and legal issues.

(d)	Counsel's	statement shall also apprise the court				
	regarding	the status of cases under interlocutory				
	appeal to	the Ninth Circuit and cases in which a				
	party has opposed transfer for consolidation					
	pursuant to MDI, 1791.					

- (4) This order shall also apply to related cases later filed in, removed to or transferred pursuant to MDL 1791.
- (5) The court intends to consider appointments of:
 - (a) lead counsel or a steering committee for representation of parties with similar interests; and
 - (b) a technical advisor to assist the court in assessing evidence related to national security.

The parties should be prepared to discuss the feasibility and appropriateness of such appointments.

IT IS SO ORDERED.

VAUGHN R WALKER

United States District Chief Judge